SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

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SEVEN SPRINGS, LLC,

Plaintiff,

-against-

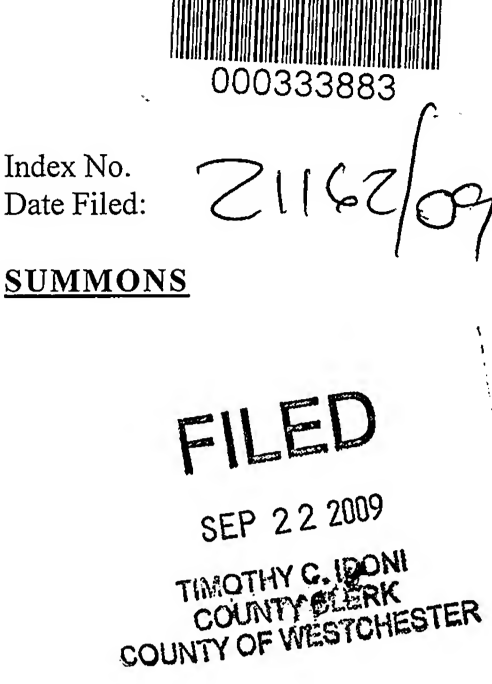
THE NATURE CONSERVANCY, ROBERT BURKE, TERI BURKE, NOEL B. DONOHOE and JOANN DONOHOE,

Defendants.

TO THE ABOVE NAMED DEFENDANTS:

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorney(s) within twenty (20) days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York). In case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Plaintiff designates Westchester County as the place of trial. The basis of venue is



the Defendants reside or have a place of business in, and the cause of action arose in, the County of Westchester.

Dated: White Plains, New York September 2009

> DELBELLO DONNELLAN WEINGARTEN WISE & WIEDERKEHR, LLP Attorneys for Plaintiff

By: ALFRED E. DONNELLAN, ESQ.
BRADLEY D. WANK, ESQ.
One North Lexington Avenue
White Plains, New York 10601
(914) 681-0200

1290511 0143500-001 TO: THE NATURE CONSERVANCY 570 Seventh Avenue New York, New York 10018

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ROBERT BURKE 2 Oregon Hollow Road Armonk, New York 10504

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TERI BURKE 2 Oregon Hollow Road Armonk, New York 10504

NOEL B. DONOHOE 4 Oregon Hollow Road Armonk, New York 10504

JOANN DONOHOE 4 Oregon Hollow Road Armonk, New York 10504

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER ____X SEVEN SPRINGS, LLC, Index No. Plaintiff, Date Filed: **COMPLAINT** -against-THE NATURE CONSERVANCY, ROBERT BURKE, TERI BURKE, NOEL B. DONOHOE and JOANN DONOHOE, SEP 222009 TIN OTHY C. IDONI Defendants. CCUNTY DLERK -----X Plaintiff, Seven Springs, LLC, by its attorneys, DELBELLO DONNELLAN

WEINGARTEN WISE & WIEDERKEHR, LLP, for its complaint against defendants, The Nature Conservancy, Robert Burke, Teri Burke, Noel B. Donohoe and Joanne Donohoe, alleges, upon information and belief, as follows:

Plaintiff, Seven Springs, LLC ("Seven Springs") is a New York Limited
 Liability Company duly organized under the laws of the State of New York, and having a
 principal place of business at c/o The Trump organization, 725 Fifth Avenue, New York, New

York 10022.

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2. Upon information and belief, Defendant, The Nature Conservancy is a

District of Columbia Corporation authorized to do business in the State of New York, and has a place of business located in the Town of North Castle, Westchester County, New York.

3. Upon information and belief, Defendants Robert Burke and Teri Burke (collectively referred to herein as "Burke") are residents of the State of New York, residing at 2 Oregon Hollow Road, Armonk, New York.

4. Upon information and belief, Defendants Noel B. Donohoe and Joann Donohoe (collectively referred to herein as "Donohoe") are residents of the State of New York, residing at 4 Oregon Hollow Road, Armonk, New York.

5. Seven Springs is the owner of a parcel of property (the "Seven Springs Parcel") comprising approximately 213 acres, and known on the tax assessment map of the Town of New Castle, County of Westchester as Section 94.17, Block 1, Lots 8 and 9, on the Tax Assessment Map of the Town of North Castle as Section 2, Block 6, Lots 1 and 2, and on the Tax Assessment Map of the Town of Bedford as Section 94.18, Block 1, Lot 1 and Section 94.14, Block 1, Lot 9.

6. Seven Springs acquired title to the Seven Springs Parcel from The Rockefeller University by deed dated December 22, 1995 and recorded in the Westchester County Clerk's Office on December 28, 1995 in Liber 11325 Page 243, which deed more particularly describes the Seven Springs Parcel.

7. Rockefeller University acquired title to the Seven Springs parcel from

Seven Springs Farm Center, Inc. by deed dated April 12, 1984 and recorded in the Westchester

County clerk's office on May 24, 1984 in liber 7923 page 639.

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8. Seven Springs Farm Center, Inc. acquired title to the Seven Springs Parcel

from Yale University pursuant to deed dated March 23, 1973 and recorded March 27, 1973 in liber 7115 page 592.

9. Yale University acquired title to the Seven Springs Parcel from the Eugene and Agnes E. Meyer Foundation (the "Foundation") pursuant to deed dated January 19, 1973 and recorded in the Westchester County Clerk's office on March 27, 1973 in liber 7115, page 577.

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The only means by which access can be had to any public highway, street, 10. road or avenue from the Seven Springs Parcel to the south is via the road known as Oregon Road.

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As of 1973, and for some time prior thereto, Eugene Meyer, Jr. ("Meyer") 11. was the owner of certain lands located in the County of Westchester and State of New York.

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Included in these lands owned by Meyer was the Seven Springs Parcel as 12. well as certain real property which would ultimately become the property of The Nature Conservancy (the "Nature Conservancy Property").

The Nature Conservancy Property and the Seven Springs Parcel were part 13. of certain lands acquired over time by Meyer.

The Nature Conservancy acquired title to the Nature Conservancy Property 14. from the Foundation by deed dated May 25, 1973 and recorded in the Westchester County Clerk's office on May 30, 1973 in liber 7127 page 719.

The Nature Conservancy Property is situated in the Towns of North Castle 15. and New Castle, County of Westchester and is more particularly described in the aforesaid deed

recorded in the Westchester County Clerk's office on May 30, 1973 in liber 7127 page 719.

The December 22, 1995 deed from the Rockefeller University referred to 16.

above, and the prior deeds thereto, conveyed fee simple absolute in the premises described therein together with the land lying in the bed of any streets and roads abutting the premises to the center lines thereof.

The Seven Springs Parcel has at all times abutted, and continues to abut, 17. Oregon Road.

18. By reason of the foregoing and the December 22, 1995 Deed recorded in liber 11325 page 243 and the May 25, 1973 deed recorded in liber 7127 page 719, and the prior • - ----1290463 3

deeds thereto, and the facts herein set forth, Plaintiff has fee title in and to the one-half portion of Oregon Road, as same street/roadway abuts said property on its westerly side, and has a right of way and/or easement of no less than 50 feet in width to use that portion of Oregon Road abutting the Seven Springs Parcel, and that portion of Oregon Road, more particularly identified and highlighted (the "Easement" or "Easement Area") on Exhibit "A", southerly to and from the Seven Springs Parcel to the public portion of Oregon Road, for ingress and egress, and for pedestrian and vehicular access. Annexed hereto as Exhibit "A", and made a part hereof, are copies of a portion of the Official Map of the Town of North Castle adopted by the Town Board on October 23, 1997 and portion of the official tax map of the Town of North Castle as of July 18, 1986.

19. At some point in time prior to 1973 Oregon Road became a public highway by virtue of its having been used as a public highway for a period of 10 years.

20. In or about 1990 the Town Board of the Town of North Castle purportedly closed a portion of Oregon Road pursuant to Highway Law § 205 as it was no longer used for

public travel.

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21. The said portion of Oregon Road referred to herein that was purportedly

closed and that is referred to on Exhibit "A" "ends" at its southerly terminus, at the portion of Oregon Road, a legally opened public street, that has been improved and paved.

22. Upon information and belief, The Town of North Castle caused at some point in time to be erected and thereafter maintained a barrier on Oregon Road at or near the point designated as "Pole 40" and where the road abuts the public portion of Oregon Road, a barrier consisting of a gate and/or metal guide rail (the "Gate") thereby partially blocking and obstructing access to or from Oregon Road to the south by persons in vehicles and depriving

1290463 0143500-001 Plaintiff, Plaintiff's visitors, trades people and vehicles and the like their lawful right to pass unimpeded over the road and to have ingress and egress over the road to and from the Seven Springs Parcel to or from the publicly opened section of Oregon Road.

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23. Plaintiff has sought to develop the Seven Springs Parcel, and in connection with the development submitted various plans and proposals to the Planning Board of The Town of North Castle and to the Planning Board of the Town of Bedford.

24. In order to develop the Seven Springs Parcel pursuant to certain plans and proposals the Town of Bedford Planning Board has required, among other things, that Plaintiff have secondary access to the Seven Springs Parcel.

25. That the Defendants have taken, and continue to take, the position that Plaintiff has no right to access the Seven Springs Parcel from the south over Oregon Road.

26. That the Defendants continue to unlawfully and wrongfully deprive Plaintiff of its right to access the Seven Springs Parcel, and to hinder, delay and/or preclude development of the Seven Springs Parcel.

27. Upon information and belief, said Defendants' acts are willful, without

reasonable or probable cause and are without basis in law or fact.

28. That the injuries complained of are consistent and continuous and Plaintiff has suffered and will suffer injury, which injury will be continuous, and that to obtain any redress the Plaintiff will necessarily be involved in continued litigation with the Defendants and will suffer continuing damages.

29. That on or about February 13, 2008 a Decision was issued by the Appellate Division, Second Department in the matter entitled <u>Seven Springs, LLC v. The Nature</u> <u>Conservancy, et al.</u>, (NYAD 2d Dept, 48 AD3d 545).

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30. That the Decision provides in pertinent part that "the abandonment of a public highway pursuant to Highway Law § 205 does not serve to extinguish private easements, as Highway Law § 205 does not provide for compensation to the owners of any private easements that would be extinguished. (Citations omitted)". That by reason of the foregoing Decision it has been judicially determined that the Town of North Castle never extinguished the Easement pursuant to Highway Law § 205.

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31. On or about June 12, 2006 title to the property, which is adjacent to the easterly boundary line of the Burke and Donohoe properties, referred to above, to the center line of Oregon Road, was transferred from Realis Associates to Seven Springs by deed dated June 12, 2006 and recorded in the Westchester County Clerk's office on March 17, 2008 in Control Number 480640315. The deed from Realis Associates to Seven Springs specifically provides, among other things, that "the premises being conveyed are, and are intended to be, the same premises retained by the party of the first part as set forth in deed from Realis Associates to Robert Burke and Teri Burke dated April 29, 1993 and recorded on May 12, 1993 in liber 10576

page 243, and as set forth in deed from Realis Associates to Noel B. Donohoe and Joann

Donohoe dated July 27, 1994 and recorded August 8, 1994 in liber 10929 page 35".

32. By reason of the foregoing, the Town of North Castle has no legal interest in

and to the private use of the Easement Area by the private persons entitled to the benefits of the Easement, no claim to public use of the Easement Area or any claim of any kind or nature with regard to the Easement, no basis in law or fact to advance any claim with regard to the Easement and use of the Easement Area by the Town of North Castle, in its capacity as a municipal corporation, or by residents of the Town or the public generally, and Defendants The Nature Conservancy, Robert Burke, Teri Burke, Noel B. Donohoe and Joann Donohoe have no valid basis, 1290463 6

in law or fact, to maintain the Gate or any other obstruction and/or barrier on or over Oregon Road, or prevent, or attempt to prevent, Plaintiff from having unobstructed access to the Seven Springs Parcel over Oregon Road.

33. Based upon the foregoing, Defendants Burke and Donohoe have no right, title or interest in, or to, Oregon Road and/or the Easement Area.

34. By reason of the foregoing, the Defendants have no fee interest in, or right of use over, that portion of the said allegedly closed portion of Oregon Road as described above, or the Easement Area, to the exclusion of Plaintiff's right, title and interest in and to Oregon Road or the Easement Area.

35. As a result of the actions of Defendants The Nature Conservancy, Robert Burke, Teri Burke, Noel B. Donohoe and Joann Donohoe, Plaintiff has been, and will in the future be, deprived of the full use and enjoyment of the Seven Springs Parcel, and the value of the Seven Springs Parcel has been greatly diminished, and Plaintiff has suffered and will in the future suffer damages thereby.

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36. By virtue of the foregoing Plaintiff has been damaged in an amount to be determined at trial but not less than \$30,000,000.00.

37. By virtue of Defendants' unlawful, improper and intentional acts, Plaintiff

should be awarded punitive damages in an amount to be determined at trial but not less than \$30,000,000.00.

WHEREFORE, Plaintiff demands judgment:

(a) That Plaintiff have Judgment for damages against Defendants The Nature

Conservancy, Robert Burke, Teri Burke, Noel B. Donohoe and Joann Donohoe, individually and

severally, an amount to be determined at trial but not less than \$30,000,000.00, with interest thereon and attorneys fees, for the injuries suffered as herein alleged.

(b) That Plaintiff have Judgment for punitive damages against Defendants The Nature Conservancy, Robert Burke, Teri Burke, Noel B. Donohoe and Joann Donohoe in an amount to be determined at trial but not less than the amount of \$30,000,000.00, with interest thereon.

(c) That the Plaintiff have such other, further and different relief as to the Court may seem just, equitable and proper, together with the costs and disbursements of this action.

Dated: White Plains, New York September 2009

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DELBELLO DONNELLAN WEINGARTEN WISE & WIEDERKEHR, LLP, Attorneys for Plaintif

By: Alfred E. Donnellan, Esq. Bradley D. Wank, Esq.

One North Lexington Avenue White Plains, New York 10601 (914) 681-0200

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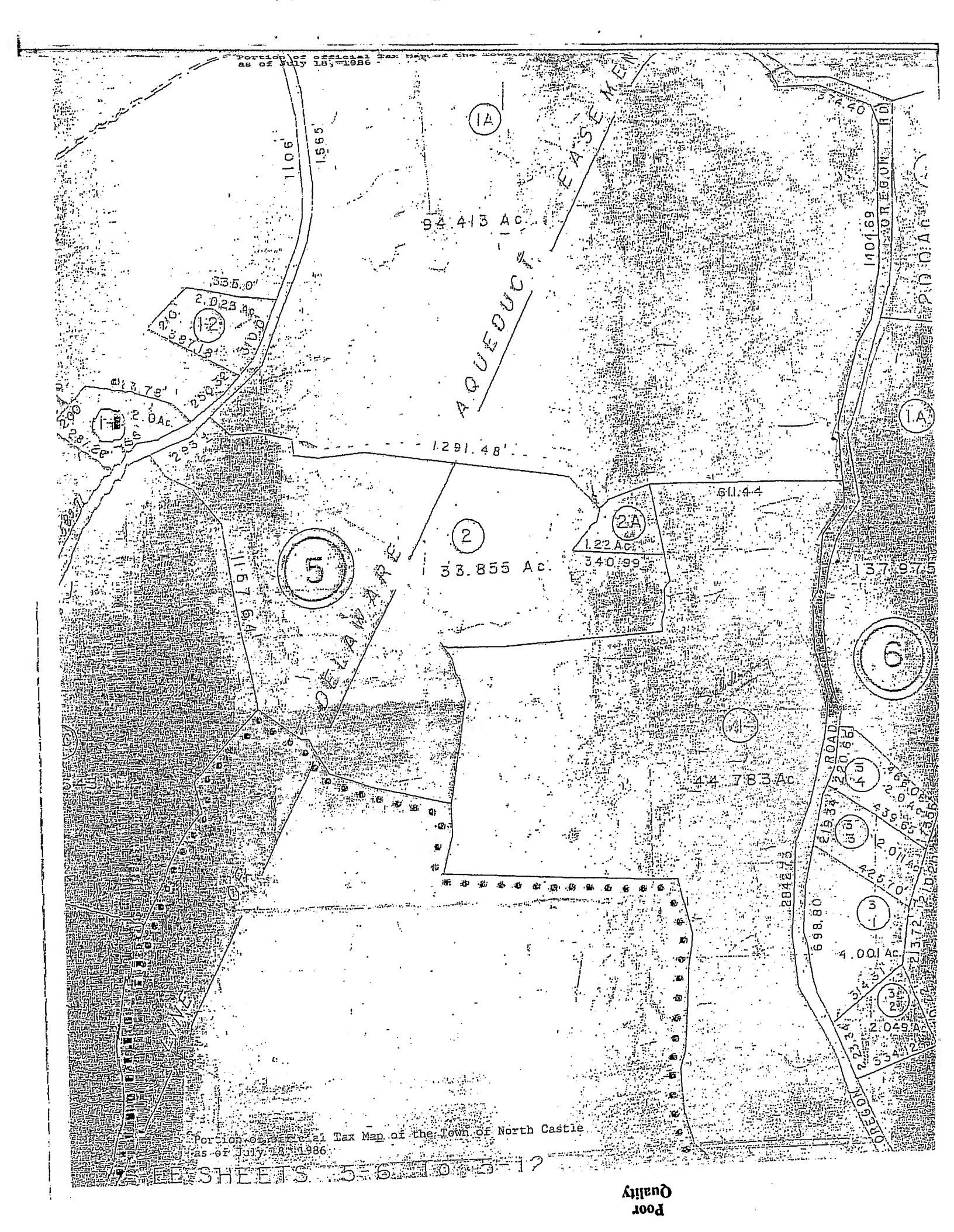
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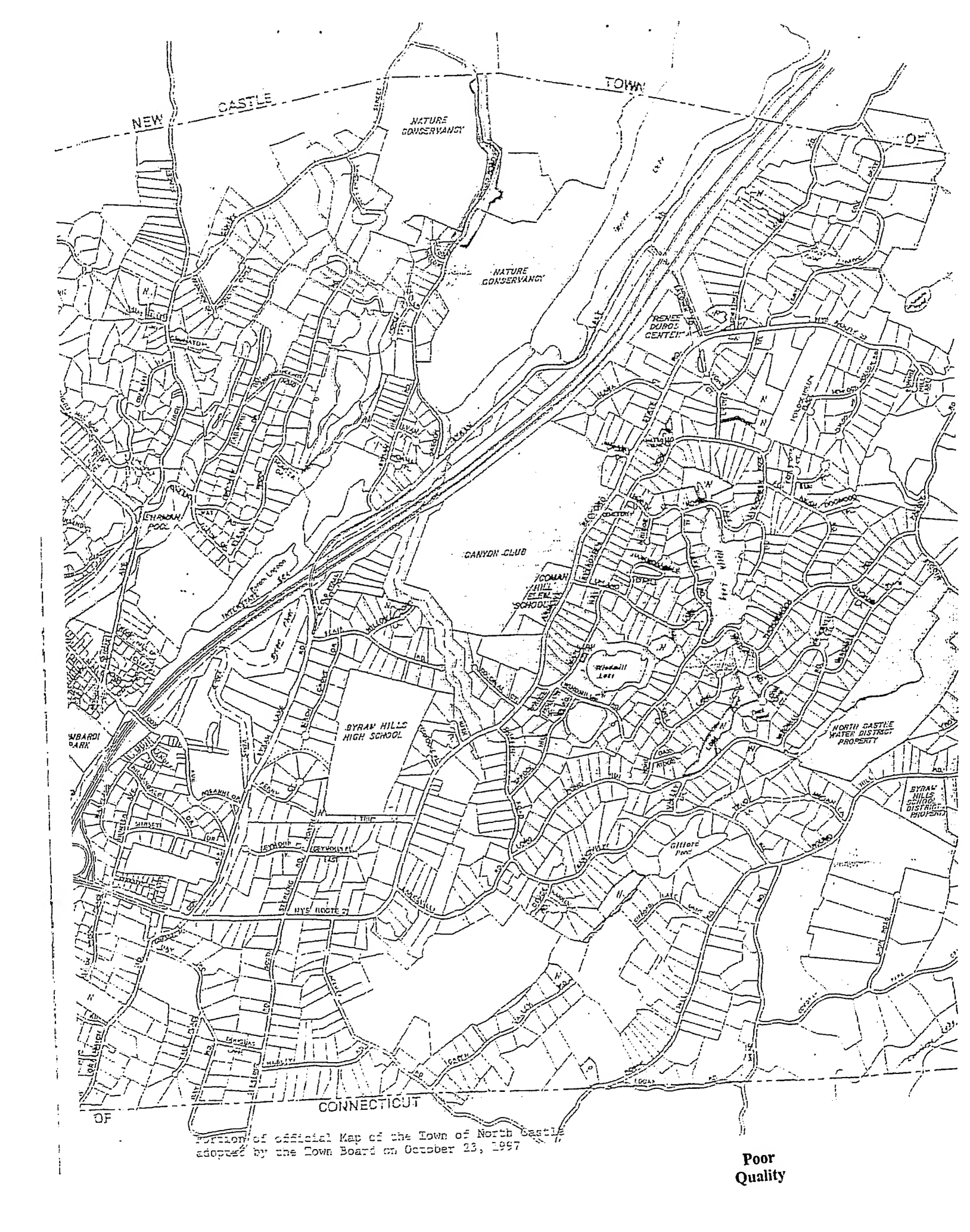
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COUNSELLORS AT LAW MISE & MIEDERKEHR, LLP DELBELLO DONNELLAN WEINGARTEN

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Year 20

SUPREME COURT OF THE STATE OF NEW YORK **COUNTY OF WESTCHESTER**

SEVEN SPRINGS, LLC,

Plaintiff,

-against-

THE NATURE CONSERVANCY, ROBERT BURKE, TERI BURKE, NOEL B. **DONOHOE** and JOANN DONOHOE,

Defendants.

SUMMONS AND COMPLAINT

DELBELLO DONNELLAN WEINGARTEN WISE & WIEDERKEHR, LLP COUNSELLORS AT LAW

Attorneys for

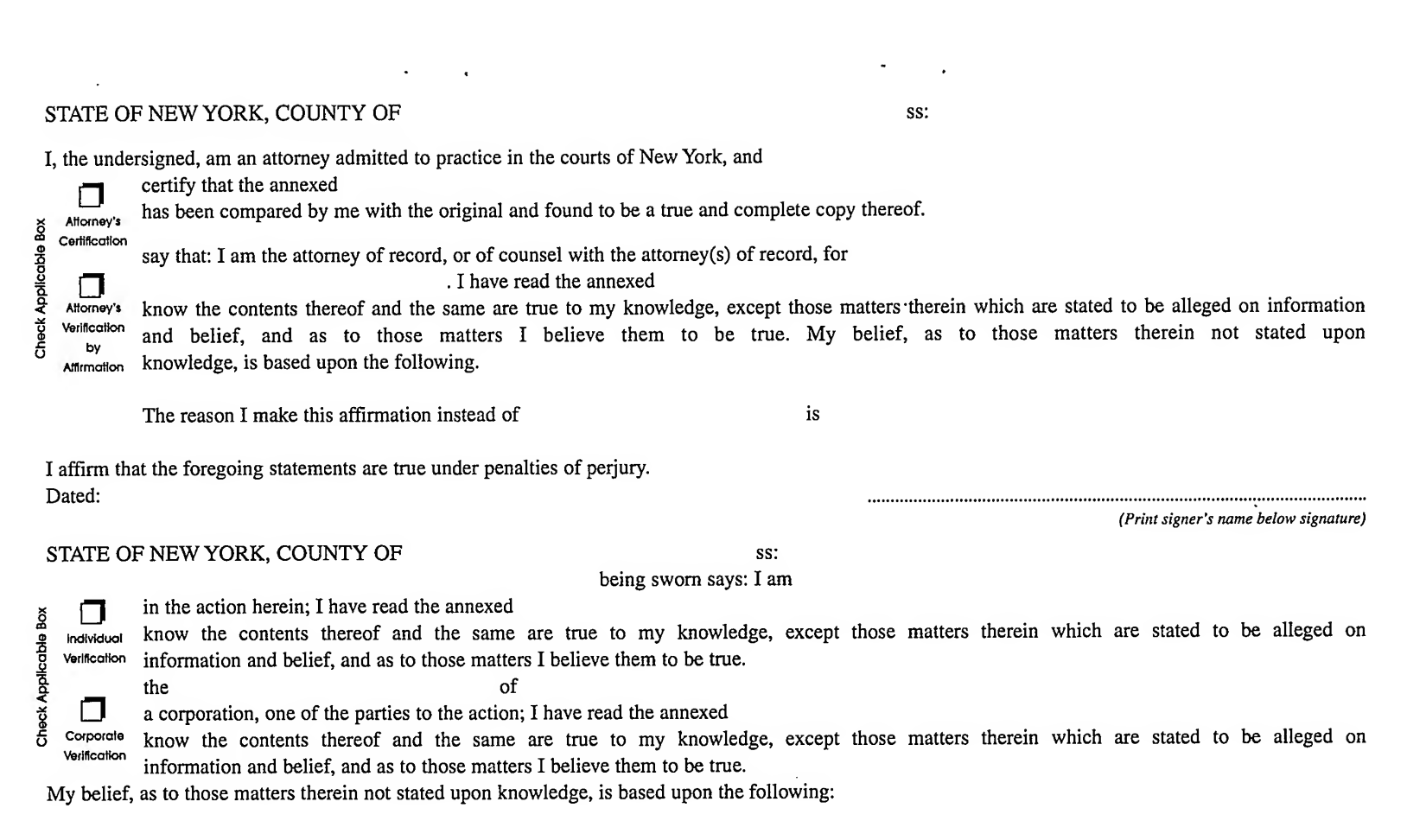
Plaintiff

ONE NORTH LEXINGTON AVENUE WHITE PLAINS, NEW YORK 10601

(914) 681-0200

Pursuant to 22 NYCRR 130-1.1-a, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that, upon information and belief and reasonable inquiry, (1) the contentions contained in the annexed document are not frivolous and that (2) if the annexed document is an initiating pleading, (i) the matter was not obtained through illegal conduct, or that if it was, the attorney or other persons responsible for the illegal conduct are not participating in the matter or sharing in any fee earned therefrom and that (ii) if the matter involves potential claims for personal injury or wrongful death, the matter was not obtained in violation of 22 NYCRR 1200.41-a.

Dated:			Signature				
		Prir	it Signer's Nam	e			
Service of a	ı copy of the wi	thin			is he	reby admitted.	
Dated:							
				ey(s) for			
PLEASE T	TAKE NOTICE	· · · · · · · · · · · · · · · · · · ·					
NOTICE OF ENTRY		n is a (certified) tru office of the clerk of	rton	20			
NOTICE OF entered in the office of the clerk of the within-named Court on ENTRY that an Order of which the within is a true copy will be presented for settlement NOTICE OF Hon. SETTLEMENT at							
	on		20	, at	М.		
Dated:			Attorne	vs for	DELBELLO DONNELLA WISE & WIEDER COUNSELLORS	KEHR, LLP	
To:					ONE NORTH LEXING WHITE PLAINS, NEW		
Attorney(s) for						



(Print signer's name below signature)

STATE OF NEW YORK, COUNTY OF

being sworn says: I am not a party to the action, am over 18 years of

age and reside at

On

, 20 , I served a true copy of the annexed

SS:

in the following manner:

by mailing the same in a sealed envelope, with postage prepaid thereon, in a post-office or official depository of the U.S. Postal Service, addressed to the address of the addressee(s) indicated below, which has been designated for service by the addressee(s) or, if no such address has been designated, is the last-known address of the addressee(s):



Service by

Facsimile

Service by

Electronic Means

Overnight

Delivery Service

Check Applicable Box

Service

by Mall

by delivering the same personally to the persons at the address indicated below:

by transmitting the same to the attorney by facsimile transmission to the facsimile telephone number designated by the attorney for that purpose. In doing so, I received a signal from the equipment of the attorney served indicating that the transmission was received, and mailed a copy of same to that attorney, in a sealed envelope, with postage prepaid thereon, in a post office or official depository of the U.S. Postal Service, addressed to the address of the addressee(s) as indicated below, which has been designated for service by the addressee(s) or, if no such address has been designated, is the last-known address of the addressee(s):

by transmitting the same to the attorney by electronic means upon the party's written consent. In doing so, I indicated in the subject matter heading that the matter being transmitted electronically is related to a court proceeding:

by depositing the same with an overnight delivery service in a wrapper properly addressed, the address having been designated by the addressee(s) for that purpose or, if none is designated, to the last-known address of addressee(s). Said delivery was made prior to the latest time designated by the overnight delivery service for overnight delivery. The address and delivery service are indicated below:

Sworn to before me on

, 20